UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WISCONSIN

ESTATE OF DANTE WILSON, by its Special Administrator, Judy Wilson

> COMPLAINT Case No. 17 CV 737

Plaintiff,

and

Cashe Smith, Dante Wilson, Jr., Dantecia Wilson, Kejuan Hill, Nateisha Smith, Sasha Reed,

Plaintiff-Intervenors

v.

ADVANCED CORRECTIONAL HEALTHCARE, INC., and KIM A. BEEDE, individually

Defendants.

Plaintiff-Intervenors' Complaint in Intervention

Plaintiff-Intervenors, through their undersigned attorneys, and as for a cause of action against the above-named Defendants, state the following:

I. Introduction

1. This is a wrongful death action brought pursuant to Wis. Stat. § 895.04, by the descendants of Dante Wilson. Dante Wilson died as a result of the

defendants' deliberate indifference to and reckless neglect of a known serious medical need.

2. Judy Wilson, the Special Administrator of the Estate of Dante Wilson, filed suit against the above-named defendants on September 25, 2017. Dkt. 1.

II. Jurisdiction

3. This action originally arose under 42 U.S.C. § 1983, via the complaint filed by Special Administrator Judy Wilson, on behalf of the Estate of Dante Wilson. This Court has supplemental jurisdiction over Plaintiff-Intervenors' claims pursuant to 28 U.S.C. § 1367.

III. Plaintiff-Intervenor Parties

- 4. Plaintiff-Intervenor Cashe Smith is a child/descendant of Dante Wilson.
- 5. Plaintiff-Intervenor Dante Wilson, Jr. is a child/descendant of Dante Wilson.
- 6. Plaintiff-Intervenor Dantecia Wilson is a child/descendant of Dante Wilson.
 - 7. Plaintiff-Intervenor Kejuan Hill is a child/descendant of Dante Wilson.
- 8. Plaintiff-Intervenor Nateisha Smith is a child/descendant of Dante Wilson.
 - 9. Plaintiff-Intervenor Sasha Reed is a child/descendant of Dante Wilson.

IV. Statement of Facts

10. Plaintiff-Intervenors join in, and incorporate by reference, all factual allegations made in the original complaint, filed by Special Administrator Judy Wilson.

V. Statement of Claim

Wrongful Death

- 11. Wisconsin Statute § 895.04 affords the Plaintiff-Intervenors the right to bring claims for the wrongful death of their father, Dante Wilson.
- 12. The operative facts of Dante Wilson's death, as set forth by the complaint of Special Administrator Judy Wilson, and incorporated herein by reference, demonstrate that Defendants conduct was a substantial factor in, and caused, Mr. Wilson's death.
- 13. For the conduct as alleged in the complaint of Special Administrator Judy Wilson, and incorporated herein by reference, under Wis. Stat. § 895.04, Defendants are liable to Plaintiff-Intervenors for causing the wrongful death of their father, Dante Wilson.

VI. Prayer for Relief

WHEREFORE, Plaintiff-Intervenors respectfully demand a jury trial and prays that this court:

- 1. Enter judgment for Plaintiff-Intervenors, and against each defendant, jointly and severally, awarding compensatory and punitive damages against each defendant.
- 2. Award such other relief as may be just and equitable.

Dated this 30th day of January, 2018.

GINGRAS, CATES & WACHS

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